FORM 4   UNITED STATES SCUTTIES AND EXAMPLE COMMISSION Decision   Description   Descripion   Description   Description </th <th>SEC For</th> <th></th> <th>_</th> <th>· · · ·</th> <th></th>	SEC For		_	· · · ·																	
	FORM 4			UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549																	
1. Name and Address of Regarding Person Poper Lawrence LI (tast) 2. Sease House and Takes of Disks of Takes and Parket of Disks of Takes at applicability (tast) 5. Post Disks of Takes and Parket of Disks of Takes at applicability (tast)   (tast) (Frig) 0.0dde)   1. Name and Address of Regarding Person (tast) 0.0dde) 0.0dde) 0.0dde)   3. Date of Earliest Transaction (Month/Day/Year) 0.0dde) 0.0dde) 0.0dde)   1. Name and Address of Regarding Person (tast) 0.0dde) 0.0dde) 0.0dde) 0.0dde)   3. Date of Earliest Transaction (Month/Day/Year) 0.0dde) 0.0dde) 0.0dde) 0.0dde)   1. Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficial Parket (Month/Day/Year) 2. Transaction (Month/Day/Year) 2. Transaction (M	Section 16. Form 4 or Form 5 obligations may continue. See						pursuant to Section 16(a) of the Securities Exchange Act of 1934										CMB Number: 3235- Estimated average burden			3235-0287 en	
Lacky HALLBURTON COMPANY 3000 N SAM HOUSTON PARKWAY F. (00) 3.0 tate of Earliest Transaction (MothDay/Year) (2,2,2):23 A Bedry EVP Administration & CHRO Delowy EVP Administration & CHRO   3.000 N SAM HOUSTON PARKWAY F. (00) Tx 77032 4.11 Amendment, Date of Original Filed (MothDay/Year) 5.4mendment, Date of Original Filed (MothDay/Yea							2. Issuer Name and Ticker or Trading Symbol 5.									Check all applicable) Director 10% Owner					
(Server) (Correct)   (Signer)   (Signer) <th c<="" td=""><td colspan="5">HALLIBURTON COMPANY</td><td></td><td colspan="9"></td><td colspan="5">below) below)</td></th>	<td colspan="5">HALLIBURTON COMPANY</td> <td></td> <td colspan="9"></td> <td colspan="5">below) below)</td>	HALLIBURTON COMPANY															below) below)				
Table 1 - Non-Derivative Securites Acquired, Disposed of, or Beneficially Owned Workshow, Parwin, Workshow, Parw	(Street) HOUST	ON T	77032	. 4. lf	Line) X Fo Fo										m filed by One Reporting Person m filed by More than One Reporting						
1. Title of Security (Inst. 3) 2. Transaction (Inst. 4) 2. Transa																					
Common Stock   O2/27/203   Code   V   Anount   (b) of (b) of privational pri	1. Title of Security (Instr. 3) Date				2. Transa Date	ction	2/ Ex r) if	A. Deemed recution Date, any		3. Transa Code (	ction	4. Securit	ties Acquired (A)		) or	5. Amou 5) Securiti Benefic Owned	unt of 6. ies Fo sially (D) Following (I)		n: Direct or Indirect nstr. 4)	of Indirect Beneficial Ownership	
Table I. Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrarts, options, convertible securities)   8. Price of Beneficially Owned Security   8. Price of Beneficially Owned (instr. 3)   8. Price of Beneficially Owned Security   8. Price of Beneficially Beneficially Owned Security   8. Price of Beneficially Beneficially Owned Security   8. Price of Beneficially Beneficiall										Code	v	<u> </u>	(D	or	Price	Transaction(s) (Instr. 3 and 4)				(	
Initial conversion   Submitted in the conversion in the co	Common Stock 02/27/2									Α		115,032			\$37.1	8 346,4	·		D		
Derivative (next): (next):   Date (next): price of becurity becu	Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)																				
Image: binom b	Derivative Security	Derivative Conversion Date Security or Exercise (Month/Day/Ye (Instr. 3) Derivative			Execution Date, 1 r) if any 0			of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4		Expiration Date		of Securities Underlying Derivative Security		curity	Derivative Security	derivative Securities Beneficial Owned Following Reported Transactio	ly	Ownership Form: Direct (D) or Indirect (I) (Instr. 4	p of Indirect Beneficial Ownership t (Instr. 4)		
Buy Stock\$31.44Image: S1.44Image: S1.40S1.100S1.100DOption to Buy Stock\$43.38Image: S1.40Image: S1.40Ima						Code	v	(A)	(D)				Title	or NL of	ımber						
Buy Common StockS43.38Image: S43.38Image: S43.38Im	Buy Common	\$31.44								12/05/20	18	2/05/2028		<sup>n</sup> 51	,100		51,100	)	D		
Buy Common Stock\$53.54Image: Solution of Stock\$53.54Image: Solution of Stock\$100Image: Solution of StockImage:	Buy Common	\$43.38								12/06/20	17	2/06/2027		<sup>n</sup> 34	l,300		34,300	)	D		
Buy Common Stock\$38.95\$38.95\$38.95\$38.95\$38.95\$44,500DOption to Buy Common Stock\$40.75\$44,500DDDDOption to Buy Common Stock\$50.62\$40.75Common Common\$12/03/201412/03/201412/03/2024Common Stock\$47,400A47,400DOption to Buy Common Stock\$50.62\$50.62Common Common\$12/04/201312/04/201312/04/2023Common Stock\$29,400D	Buy Common	\$53.54								12/07/20	16	2/07/2026		<sup>n</sup> 30	),500		30,500	)	D		
Buy Common Stock   \$40.75   Stock   Stock   12/03/2014   12/03/2014   12/03/2024   Common Stock   17,400   D     Option to Buy Common Stock   \$50.62   Image: Common Stock   Image: Common Stock   12/04/2013   12/04/2013   12/04/2013   29,400   29,400   D	Buy Common	\$38.95								12/02/20	15	2/02/2025			l,500		44,500	)	D		
Buy Common Stock   \$50.62   Image: Stock   Image: Stock <td>Buy Common</td> <td>\$40.75</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>12/03/20</td> <td>14</td> <td>2/03/2024</td> <td></td> <td><sup>n</sup> 47</td> <td>7,400</td> <td></td> <td>47,400</td> <td>)</td> <td>D</td> <td></td>	Buy Common	\$40.75								12/03/20	14	2/03/2024		<sup>n</sup> 47	7,400		47,400	)	D		
	Buy Common	\$50.62								12/04/20	13	2/04/2023		<sup>n</sup> 29	9,400		29,400	)	D		

Explanation of Responses:

1. Shares of common stock issued to the reporting person on February 27, 2023, upon achievement of the performance criteria and vesting of performance share units granted on January 2, 2020, pursuant to the Halliburton Company Performance Unit Program.

<u>/s/ Sarah I. Rubenfeld, by</u> Power of Attorney

03/01/2023

\*\* Signature of Reporting Person Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

\* If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

\*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.

## POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that I, the undersigned, do hereby constitute and appoint Van H. Beckwith, John E. Deering, Bruce A. Metzinger, and Sarah I. Rubenfeld or any of them acting alone, my true and lawful attorneys-in-fact and agents, with full power of substitution and resubstitution, to prepare and sign for me, and in my name, place and stead, in any and all capacities, including preparing and submitting a Uniform Application for Access Codes to File on EDGAR as well as any and all reports as may from time to time be required under Section 16(a) of the Securities Exchange Act of 1934, as amended, and the rules, regulations, and requirements of the Securities Exchange Commission in respect thereof, and to file the same with the Securities and Exchange Commission, granting unto said attorneys-in-fact and agents full power and authority to do and perform each and every act and thing requisite and necessary to be done (with full power to each of them to act alone), as fully and to all intents and purposes as I might or could do in person, hereby ratifying and confirming all that said attorneys-in-fact and agents or any of them, or their substitutes, may lawfully do or cause to be done by virtue hereof.

This Power of Attorney shall remain in full force and effect until the undersigned is no longer required to file Forms 3, 4, and 5 with respect to the undersigned's holdings of and transactions in securities issued by Halliburton Company, unless earlier revoked by the undersigned in a signed writing delivered to the foregoing attorneys-in-fact.

IN WITNESS WHEREOF, I hereto set my hand this 8th day of December, 2022.

Lawrence Pope arence:du2Por

